

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
MARSHALL DIVISION**

PERSONAL AUDIO, LLC,

§

Plaintiff,

§

v.

§

CBS CORPORATION,

§

Defendant.

§

Case No. 2:13-CV-270-JRG-RSP

**VERDICT FORM**

In answering these questions, you are to follow all of the instructions I have given you in the Court's charge. As used in this Verdict Form, "Personal Audio" means the Plaintiff Personal Audio, LLC and "CBS" means Defendant CBS Corporation.

## INFRINGEMENT

### QUESTION NO. 1:

Has Personal Audio proved by a preponderance of the evidence that CBS literally infringed and/or infringed under the Doctrine of Equivalents any of the asserted claims of U.S. Patent No. 8,112,504 (the '504 patent)?

Write "Yes" or "No" in the space provided beside each particular claim.

Patent Claim	Infringed
Claim 31	Yes
Claim 32	Yes
Claim 33	Yes
Claim 34	Yes

Please proceed to the next question

## VALIDITY

### QUESTION NO. 2:

Has CBS proved by clear and convincing evidence that any of the claims of the '504 patent are invalid?

**Write "Yes" or "No" in the space provided beside each particular claim.**

Patent Claim	Invalid
Claim 31	No
Claim 32	No
Claim 33	No
Claim 34	No

Please proceed to the next question

**Question 3:**

ANSWER QUESTION NO. 3 IF YOU HAVE FOUND AT LEAST ONE CLAIM LISTED IN QUESTION NO. 1 INFRINGED AND NOT INVALID; OTHERWISE, DO NOT ANSWER QUESTION NO. 3.

QUESTION NO. 3:

What sum of money, if paid now, do you find by a preponderance of the evidence would fairly and reasonably compensate Personal Audio for CBS' infringement?

**Answer in dollars and cents.**

\$ 1,300,000

Please proceed to the next page, and your Presiding Juror will sign the Verdict Form.

We, the jury, unanimously answered the preceding questions by a preponderance of the evidence or by clear and convincing evidence as instructed for each question. Submitted the 15<sup>th</sup> day of Sep, 2014 at 1:45 o'clock, p. m.

---

JURY FOREPERSON

9-15-14